LEE DERAMUS & MARGARET DERAMUS 38 MELWOOD COURT SICKLERVILLE, NJ 08081-2022 Case 19-29022-JNP Doc 49 Filed 11/14/24 Entered 11/14/24 11:25:59 Desc Main Page 2 of 3 Document

United States Bankruptcy Court District of New Jersey

In Re: LEE DERAMUS	Case No.:	19-29022-JNP
MARGARET DERAMUS	Chapter:	13
	Judge:	Jerrold N. Poslusny Jr.

	Claim Information		
a. Name residence	e of holder (or servicer) of claim secure ee:LA	d by a security interest in t AKEVIEW LOAN SERVICI	
b. Proof	of Claim number on court's registry:	22	
c. Trust	ee's claim number (if any):	5	
Part 2:	Trustee Certification		
bove, inchese the chapter the chapter the second the se	s required to be paid through the Chapte cluding pre-petition arrears and all othe ter 13 Plan which arose post-petition pu cured creditor. I futher certify that on btor(s), debtor's attorney (if any) and th	r amounts due to be paid ursuant to Order or Modifie November 14, 2024	to the secured creditor through ed Plan, have been paid in full dopy of this notice was served
Part 3:	Signature		
	Signature drew B. Finberg	Date:	November 14, 2024
	drew B. Finberg	Date:	November 14, 2024
/s/ And Signature	drew B. Finberg	Date:	November 14, 2024
/s/ And Signature	drew B. Finberg	Date:	November 14, 2024
/s/ And Signature Part 4:	drew B. Finberg Service failed to:	T, SICKLERVILLE, NJ 080	
/s/ And Signature Part 4: Notice M Debtor(s	drew B. Finberg Service Mailed to: (address): 38 MELWOOD COUR	T, SICKLERVILLE, NJ 080	
/s/ And Signature Part 4: Notice M Debtor(s	Service Mailed to: 38 MELWOOD COUR' 38 MELWOOD COUR'	T, SICKLERVILLE, NJ 080	
/s/ And Signature Part 4: Notice M Debtor(s	Service Mailed to: 38 MELWOOD COUR 38 MELWOOD COUR 39 (Counsel:	T, SICKLERVILLE, NJ 080	
/s/ And Signature Part 4: Notice M Debtor(s	Service Mailed to: 38 MELWOOD COURT 38 MELWOOD COURT 38 MELWOOD COURT 39 Via CM/ECF	T, SICKLERVILLE, NJ 080	
/s/ And Signature Part 4: Notice M Debtor(s	Service Mailed to: 38 MELWOOD COUR' 38 MELWOOD COUR' 39 Counsel: Via CM/ECF Via email (email address):	T, SICKLERVILLE, NJ 080	
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/s/ And Signature Part 4: Notice M Debtor(s	Service Mailed to: 38 MELWOOD COUR 38 MELWOOD COUR 38 MELWOOD COUR Wia CM/ECF Via CM/ECF Via email (email address): Via US Mail (address): (or creditor's counsel):	T, SICKLERVILLE, NJ 080	

and serve a Response pursuant to F.R.P.B. 3002.1 (g) under the Court's General Order Adopting Supplemental Chapter 13 Plan Provisions as revised September 1, 2010. See Instructions at paragraph (1).

Part 5: Instructions

- 1. Response to Notice of Final Cure Payment. Within 21 days after service of the Notice of Final Cure Payment, the holder of a claim secured by a security interest in the debtor's principal residence shall file and serve on the debtor, debtor's counsel and trustee, Local Form, Statement In Response to Notice of Final Cure Payment, indicating whether (1) it agrees that the debtor has paid in full the amount required to cure the default, and (2) the debtor is otherwise current on all payments consistent with § 1322(b)(5) of the Code. The Statement shall itemize any required cure or post-petition amounts, if any, that the holder contends remain unpaid as of the date of the statement.
- 2. Determination of Final Cure and Payment. On motion of the debtor or trustee filed within 21 days after service of the Statement given pursuant to paragraph (1) above, the court shall, after notice and hearing, determine whether the debtor has cured the default and paid all required pre and post-petition amounts.
- **3. Order Deeming Mortgage Current**. If the holder of a claim fails to respond to the *Notice of Final Cure Payment*, the debtor may submit a proposed order deeming the mortgage current. The proposed order shall be served on the holder of the secured claim and the trustee. All parties served with such an order shall have 7 days to file and serve an objection. A hearing may be conducted on the objection at the Court's discretion.
- **4. Failure to Notify.** In addition to the relief accorded pursuant to paragraph (3) above, if the holder of a claim fails to provide information required by paragraph (1) above, the court may, after notice and hearing, take either or both of the following actions:
- i. preclude the holder from presenting the omitted information, in any form, as evidence in any contested matter or adversary proceeding in the case, unless the court determines that the failure was substantially justified or is harmless; or
- ii. award other appropriate relief including reasonable expenses and attorney's fees caused by the failure.

rev.9/1/10